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Attorneys for Plaintiff

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IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF OREGON

FOR THE DISTRICT OF OREGON		
ANNAMARIE MOTIS, Plaintiff, vs. DAVID JUBB and LINFIELD COLLEGE, Defendant.) Case No. 3:19-CV-02000-BR)) STIPULATION OF DISMISSAL WITH) PREJUDICE FOR DEFENDANT LINFIELD) COLLEGE))	
JOINT STIPULATION OF DISMISSAL		
NOW, THEREFORE, the Parties agree and stipulate as follows:		
1. Pursuant to Federal Rule of Civil Procedure $41(a)(1)(A)(ii)$, the Parties jointly stipulate to the voluntary dismissal of Defendant Linfield College in this action with prejudice.		
2. It is the express intention of the Plaintiff and dismissal will be responsible for their own cost	* *	
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3. Each undersigned representative of the Par enter into and execute the terms and condition	ties certifies that he or she is fully authorized to s of this Joint Stipulation of Dismissal.
IT IS SO ORDERED this day of	, 2020.
	Honorable Magistrate Judge Jolie A. Russo
It is so stipulated on 7 February, 2020.	
/s/_Paula A. Barran	/s/ Sean J. Riddell
Paula A. Barran	Sean J. Riddell
Barran Liebman LLP	Attorney at Law
601 SW 2nd Ave, Suite 2300	2905 NE Broadway St
Portland, OR 97204	Portland, OR 97232
Attorney for Defendant Linfield	Attorney for Plaintiff

CERTIFICATE OF SERVICE

I hereby certify that on February 7, 2020, I served STIPULATION OF DISMISSAL WITH PREJUDICE FOR DEFENDANT LINFIELD COLLEGE on counsel for Defendant Jubb at the following addresses:

Hart Wagner LLP Attn: Gordon Wellborn 439 SW Umatilla Ave Redmond, OR 97756

Email: GLW@hartwagner.com

Attorney for the Defendant Jubb

by the following method or methods as indicated:

by CM/ECY

by electronic mail

/S/ SEAN J. RIDDELL_ SEAN J. RIDDELL, OSB #013943 Attorney for Plaintiff